Case 23-11116-SLM Doc 31 Filed 07/26/23 Entered 07/26/23 15:08:59 Desc Main Document Page 1 of 2

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY		
Caption in Compliance with D.N.J. LBR 9004-1(b)		
Mitchell R. Stein		
Stein and Stein 114 Old Bloomfield Avenue		
Parsippany, New Jersey 07054		
Attorney for Debtor		
In Re:		22 11116
	Case No.:	23-11116
Kathryn L. Tripptree	Chapter:	13
Debtor	Judge:	SLM

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

Case 23-11116-SLM Doc 31 Filed 07/26/23 Entered 07/26/23 15:08:59 Desc Main Document Page 2 of 2

	_			nter into Final Loan Modification
Agreement file	d on 6/28/2023	, as to the _	First	mortgage [enter first,
second, third, e	etc.] concerning real property			
8 Fritz Street,	Bloomfield, NJ 07003		, and the	Court having considered any
objections filed	I to such motion, it is hereby	ORDERED t	hat:	
	The debtor is authorized to	enter into the	final loan m	odification agreement.
debtor, debtor's	ot, the secured creditor, within s attorney, if any, and the star	n 14 days the nding trustee r, if any, mus	reafter, must a Certificatio	than 14 days from the date of this file with the Court and serve on the on indicating why the agreement was served within 7 days of the filed
claim. Absent t disburse funds	nding trustee may disburse to the filing of the Certification on hand to other creditors put in this case with respect to the	the secured c within the tin rsuant to the	creditor all fur ne frame set to provisions of	and absent a response from the ends held or reserved relating to its forth above, the standing trustee will the confirmed Plan and any proof ified and incorporated into the Loan
modification. I	e a Modified Chapter 13 Plan	and Motion. s in material	s within 14 dachanges in th	0% paid to unsecured creditors, the ays of consummation of the loan e debtor's expenses, the debtor f this Order; and
4)	Check one:			
	There is no order requiring	ng the debtor	to cure post-	petition arrears through the Plan; or
Order filed on	Post-petition arrears are o	capitalized in	to the loan m	nodification agreement, and the make payments based on the
arrearage is vac	cated as of the date of this ord	ler; or		
				the loan modification agreement,
		ake payments	s to the secure	ed creditor based on the Order filed
on	; and			
5) attorney, an Ap	If fees and costs related to lopplication for Compensation i	_		ication are sought by the debtor's LBR 2016-1 must be filed.
The	Motion for Authorization to	Enter into Fi	nal Loan Mo	dification Agreement is denied.